UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. SACV 08-1130 DOC(ANx)			Date: December 5	5, 2008
Title: Francisca Palor	mino Gutierrez et. al. v	. Advanced Me	dical Optics	
DOCKET ENTRY [I hereby certify that th respective most recent address of 1			ssenger service, postage prepaid, to all counsel (or parties) at Deputy Clerk:	their
PRESENT:	THE HONORAB	LE DAVID O.	CARTER, JUDGE	
K	ristee Hopkins		Not Present	
Co	ourtroom Clerk		Court Reporter	
ATTORNEYS P	RESENT FOR PLAIN	TIFFS: ATTOR	RNEYS PRESENT FOR DEFENDAN	TS:
NO	ONE PRESENT		NONE PRESENT	
PROCEEDING (IN C	′		AUSE RE DISMISSAL FOR LACK (URISDICTION	OF
	mplaint alleges federal ion appears improper b		jurisdictional basis. See 28 U.S.C. § 1	331.
[]	All causes of action ari	se under state la	aw.	
			See 28 U.S.C. § 1332. However, the reason(s) checked below:	
]	-	_	sidence, rather than the citizenship, pased upon a party's citizenship. Sec	

MINUTES FORM 11 DOC

CIVIL - GEN

Initials of Deputy Clerk _kh_

Page 1 of 2

[]	A corporation is joined as a party. The complaint fails to set forth either the corporation's state of incorporation or its principal place of business (both must be set forth). <i>See</i> 28 U.S.C. § 1332(c).
[]	A partnership or unincorporated association is joined as a party. For diversity or alienage jurisdiction to be proper, none of the partners or members, including limited partners, can be a citizen of the same state as any opposing party. The citizenship of all the entity's partners must therefore be alleged. <i>Carden v. Arkoma Assocs.</i> , 494 U.S. 185, 192-96, 110 S. Ct. 1015, 1019-21, 108 L. Ed. 2d 157 (1990); <i>Rockwell Int'l Credit Corp. v. United States Aircraft Ins. Group</i> , 823 F.2d 302, 304 (9th Cir. 1987).
[]	All plaintiffs are not diverse from all defendants. See 28 U.S.C. § 1332; see also Strawbridge v. Curtiss, 7 U.S. (3 Cranch) 267 (1806).
[X]	The complaint fails to allege the citizenship of one or more parties. See 28 U.S.C. § 1332.
[]	The complaint fails to allege an amount in controversy in excess of \$75,000. <i>See</i> 28 U.S.C. § 1332.

Accordingly, the Court orders Plaintiff(s) to show cause in writing by **December 22**, **2008**, why this action should not be dismissed for lack of subject matter jurisdiction. Defendant(s) may submit a response in the same time period. An amended complaint correcting the deficiencies will be deemed a sufficient response to this order to show cause.

The Clerk shall serve this minute order on all parties to the action.